## Case:18-05788-ESL13 Doc#:15 Filed:12/19/18 Entered:12/19/18 16:50:04 Desc: Main

## IN THE UNITED STATES BANKRUPTGY COURT DISTRICT OF PUERTO RICO

IN RE: ALBERT VARGAS MOLINA

SSN xxx-xx-4555

CASE NO: 18-05788-ESL

Debtor(s)

Chapter 13

## TRUSTEE'S OBJECTION TO PROPOSED PLAN CONFIRMATION UNDER SECTION 1325 \*ATTORNEY FEES AS PER R 2016(b) STATEMENT: Attorney of Record: ROBERTO FIGUEROA CARRASQUILLO\* Total Agreed: \$3,000.00 Paid Pre-Petition: \$127.00 Outstanding (Through the Plan): \$2,873.00 \*TRUSTEE'S POSITION RE CONFIRMATION UNDER U.S.C. §1325 Debtor's/s' Commitment Period: Under Median Income 36 months of Above Median Income 60 months §1325(b)(1)(B) ☐ The Trustee cannot determine debtor's/s' commitment period at this time. Projected Disposable Income: \$70,608.00 Liquidation Value: \$1,238.00 Estimated Priority Debt: \$2,631.48 If the estate were liquidated under Chapter 7, nonpriority unsecured claims would be paid approximately \$0.00 Plan Base: \$12,300.00 With respect to the (amended) Plan date: Oct 02, 2018 (Dkt 4) The Trustee: DOES NOT OBJECT OBJECTS Plan Confirmation Gen. Uns. Approx. Dist.: 36 % The Trustee objects to confirmation for the following reasons: [1325(a)(6)] Insufficiently Funded – Plan funding insufficient to comply with Above Median Income Debtor(s) Projected Disposable Income. [1325(b)(4)] Per PDI determined, Debtor's plan must be sufficiently funded to pay 100% of the allowed GU claims. The minimum base needed totals approximately \$33,400.00. [1325(a)(8)] DSO Payment Default - Debtor(s) is in default with post-petition DSO payments. Debtor has failed to submit evidence of being current with post petition DSO payments. Debtor must

be received during applicable commitment period, to make payments to unsecured creditors under the plan. [1322(a)(1)]

continue to submit evidence of being current with post petition DSO payments until plan confirmation.

[1325(b)(1)(B)] Projected Disposable Income - Debtor(s) fails to apply projected disposable income, to

- Unreasonable or unwarranted expenses.

Debtor incorrectly claimed deductions for two vehicles in the Means Test. Per Schedule B, Debtor only has one vehicle. The Means Test must be corrected. Debtor's PDI should increase from \$56,808.0 to \$70,608.00.

\*OTHER COMMENTS / OBJECTIONS

Debtor has 2 DSO accounts.

NONE.

**CERTIFICATE OF SERVICE**: The Chapter 13 Trustee herewith certifies that a copy of this motion has been served via first class mail on the same date it is filed to: the DEBTOR(S), and to her/his/their attorney throught CM-ECF notification

system.

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/s/ Jose R. Carrion, Esq. CHAPTER 13 TRUSTEE PO Box 9023884, San Juan PR 00902-3884 Tel. (787)977-3555 Fax (787)977-3550

Date: December 19, 2018

/s/ Nannette Godreau, Esq.

Last Docket Verified: 14 Last Claim Verified: 6 CMC: